

Civil Rights Complaint  
42 U.S.C § 1983

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JAN 17 2018

DNY PRO SE OFFICE

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

CV18 0322

SEYBERT, J.

SHIELDS, M.J.

WILLIAM BUSSEY 1700666D

- against -

DAREL HAYNES, Shield # 1305

LARRY BRUE, Shield # 1320

Detective Sergeant Scalone,

Detective Cetto,

Detective Lashinsky

Defendants X

Jury trial demand  
yes  NO

Request to proceed

FILED PAUPERIS

U.S. DISTRICT CLERK'S OFFICE  
COURT E.D.N.Y.  
★ JAN 17 2018 ★

LONG ISLAND OFFICE

page 1.

A. Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to your imprisonment?  
yes  NO

Page 3A,B.  
Parties

(In item A below, place your name in the first blank and place your present address in the 2nd blank.)

A. Name of Plaintiff, William C Bussey  
Address in the second blank  
100 Carman Ave, East Meadow, N.Y., 11554

B. List all defendant's names and the addresses at which each defendant may be served.

continued  
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Defendant 1 Detective DAREL HAYNES #1305  
214 Hillside Willingston Park NY 11556

Defendant 2 Detective Larry Brue # 1320  
214 Hillside willington Park NY 11556

Defendant 3 Detective Sergeant Sal Sealane  
214 Hillside willington Park NY 11556

Defendant 4 Detective Cetto  
214 Willingston Park NY 11556

Defendant 5 Detective Lashinsky  
214 Hillside willington Park NY 11556

page 4 (state briefly and concisely, the facts of your case. Include the date(s) of the event(s) alleged as well as the location where the event occurred. Include the names of each defendant and state how ~~each~~ each person named was involved in the event you are claiming violated your rights.

It's September 26, 2017 after 12:00, 2:30 in the morning and detective Larry Brue violated my Constitutional right the 4<sup>th</sup> Amendment by forcing his way

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into my home with his co conspirators Detective Haynes, Cetto, Lashinsky and Sergeant Sal Sealone. Detective Brue and Haynes testified at my trial October 2, 17 and during cross examination tried to distance himself from the exact time, detective brue forced his way in my home. Detective Haynes claims he wasn't there at the exact point of D. Larry brue entering my home. D Larry brue says he was exactly right behind Him and I have their two conflicting stories in my transcript. Detective Larry brue claims he saw me in my dining room without entering my home, and the way he said he did it, is totally false. Detective Cetto, Lashinsky and Sergeant Sal Sealone was at my home 2 Fordham place in Hempstead NY when this criminal action took place. All detectives violated my 5<sup>th</sup> and 6<sup>th</sup> Amendment and deprived me of Life, liberty, and property without due process of the LAW.

Relief

STATE what relief you are seeking if you prevail on your complaint.

I believe all parties should disciplined by their department at the 3<sup>rd</sup> precinct. As a result of Detective Larry brue actions an coconspirators he violated my ~~for~~ 5, 6 Amendment right what caused me to lose my job and also my dignity. As a result I'm suffering mentally & physically, even though I'm receiving physical therapy at the jail, it's only twice a week. As opposed to going to my personal physical therapist and being properly treated. I'm suffering from post traumatic stress having to deal with my father being sick, losing his eyesight, also having trouble sleep at night. Like I said i have the "transcripts" to "prove" both officers perjured during my trial. I'm seeking two hundred and ~~plus~~ ~~thousand~~ fifty thousand for violating my constitutional Rights, and physical therapy and councasling, to help further my recovery.